

OGC Has Reviewed

9 March 1951

STATINTL



Dear Peter:

I asked one of the boys to look into your problem and they have come up with the attached. It is not, of course, an official ruling and you are certainly free to argue your position further with Internal Revenue in any manner you see fit.

However, it looks as if there were two strikes against you with a couple of foul tips tied in. Maybe its time you changed direction though and swam with the stream rather than struggling against the current of the law.

Again I am sorry for all the delay after your original request and, if there is anything further we can do, I would hope to do better by you. However, being a lawyer I make no promises.

Drop us a word and give us some news of yourself and your mother.

Yours,

LAWRENCE R. HOUSTON

Attachment: Re Tax Deduction for  
Expenses of Using  
Specially-Equipped  
Automobile

LRHouston/ml1

cc: Subject  
Chrono